

ISSUE DETAILS Facility or Supplier
IGAS USA INC (GHGRP_ID=575041)

Summary

EPA message(s) regarding your Annual GHG Report for 2020

Issue Start Date

07/30/2021

Issue Status

No Further Action Required at this Time

CLOSED MESSAGES



Posted— July 30, 2021 12:00 AM

Closed— September 10, 2021 03:58 PM

OO-VAL-5001

As per a July 6, 2021 letter EPA received from iGAS Holdings, Inc. (Re: EPA-HQ-OAR-2021-0044 Comments by iGAS Holdings, Inc.), it states that IGAS USA INC is a subsidiary of iGAS Holdings, Inc. However, in IGAS USA INC's 2020 annual emissions report submitted to EPA's Greenhouse Gas Reporting Program, via e-GGRT, it states that IGAS USA INC's owner company is IGAS USA INC and that the facility is 100% owned by that company. Please provide confirmation as to the ownership of IGAS USA INC as of December 31, 2020 by reporting the information listed below, as per the requirements in 40 CFR, part 98.3(11)(i-vi): (11) Legal name(s) and physical address(es) of the highest-level United States parent company(s) of the owners (or operators) of the facility or supplier and the percentage of ownership interest for each listed parent company as of December 31 of the year for which data are being reported according to the following instructions: (i) If the facility or supplier is entirely owned by a single United States company that is not owned by another company, provide that company's legal name and physical address as the United States parent company and report 100 percent ownership. (ii) If the facility or supplier is entirely owned by a single United States company that is, itself, owned by another company (e.g. it is a division or subsidiary of a higher-level company), provide the legal name and physical address of the highest-level company in the ownership hierarchy as the United States parent company and report 100 percent ownership. (iii) If the facility of supplier is owned by more than one United States company (e.g. company A owns 40 percent, company B owns 35 percent, and company C owns 25 percent), provide the legal names and physical addresses of all the highest-level companies with an ownership interest as the United States parent companies, and report the percent ownership of each company. (iv) If the facility of supplier is owned by a joint venture of cooperative, the joint venture or cooperative is its own United States parent company. Provide the legal name and physical address of the joint venture or cooperative as the United States parent company, and report 100 percent ownership by the joint venture or cooperative. (v) If the facility or supplier is entirely owned by a foreign company, provide the legal name and physical address of the foreign company's highest-level company based in the United States as the United States parent company, and report 100 percent ownership. (vi) If the facility or supplier is partially owned by a foreign company and partially owned by one or more U.S. companies, provide the legal name and physical address of the foreign company's highest-level company based in the United States, along with the legal names and physical addresses of the other U.S. parent companies, and report the percent ownership of each of these companies.

[Meng Wang](#) Posted a Reply — August 22, 2021 01:48 PM

As of December 31, 2020 IGAS USA INC had no parent company and reported its ownership in accordance with 40 CFR § 98.3(c)(11)(i). IGAS USA INC became a wholly owned subsidiary of iGAS Holdings, Inc. on July 1, 2021. In accordance with 40 CFR § 98.4(h) the designated representative modified the certificate of representative to reflect the change in ownership.

[Meng Wang](#) Posted a Reply — August 22, 2021 01:48 PM

As of December 31, 2020 IGAS USA INC had no parent company and reported its ownership in accordance with 40 CFR § 98.3(c)(11)(i). IGAS USA INC became a wholly owned subsidiary of iGAS Holdings, Inc. on July 1, 2021. In

accordance with 40 CFR § 98.4(h) the designated representative modified the certificate of representative to reflect the change in ownership.

ISSUE DETAILS Facility or Supplier

BMP USA INC (GHGRP_ID=578501)

Summary

EPA message(s) regarding your Annual GHG Report for 2018



Issue Start Date

07/30/2021

Issue Status

No Further Action Required at this Time

CLOSED MESSAGES

  Posted — July 30, 2021 12:00 AM

Closed — August 29, 2021 11:20 PM

OO -VAL -5001

As per a July 6, 2021 letter EPA received from iGAS Holdings, Inc. (Re: EPA-HQ-OAR-2021-0044 Comments by iGAS Holdings, Inc.), it states that BMP USA INC is a subsidiary of iGAS Holdings, Inc. However, in BMP USA INC's 2018 annual emissions report submitted to EPA's Greenhouse Gas Reporting Program, via e-GGRT, it states that BMP USA INC's owner company is BMP USA INC and that the facility is 100% owned by that company. Please provide confirmation as to the ownership of BMP USA INC as of December 31, 2018 by reporting the information listed below, as per the requirements in 40 CFR, part 98.3(11)(i-vi): (11) Legal name(s) and physical address(es) of the highest-level United States parent company(s) of the owners (or operators) of the facility or supplier and the percentage of ownership interest for each listed parent company as of December 31 of the year for which data are being reported according to the following instructions: (i) If the facility or supplier is entirely owned by a single United States company that is not owned by another company, provide that company's legal name and physical address as the United States parent company and report 100 percent ownership. (ii) If the facility or supplier is entirely owned by a single United States company that is, itself, owned by another company (e.g. it is a division or subsidiary of a higher-level company), provide the legal name and physical address of the highest-level company in the ownership hierarchy as the United States parent company and report 100 percent ownership. (iii) If the facility of supplier is owned by more than one United States company (e.g. company A owns 40 percent, company B owns 35 percent, and company C owns 25 percent), provide the legal names and physical addresses of all the highest-level companies with an ownership interest as the United States parent companies, and report the percent ownership of each company. (iv) If the facility of supplier is owned by a joint venture of cooperative, the joint venture or cooperative is its own United States parent company. Provide the legal name and physical address of the joint venture or cooperative as the United States parent company, and report 100 percent ownership by the joint venture or cooperative. (v) If the facility or supplier is entirely owned by a foreign company, provide the legal name and physical address of the foreign company's highest-level company based in the United States as the United States parent company, and report 100 percent ownership. (vi) If the facility or supplier is partially owned by a foreign company and partially owned by one or more U.S. companies, provide the legal name and physical address of the foreign company's highest-level company based in the United States, along with the legal names and physical addresses of the other U.S. parent companies, and report the percent ownership of each of these companies.

[Meng Wang](#) Posted a Reply — August 22, 2021 01:46 PM

As of December 31, 2018 BMP USA INC had no parent company and reported its ownership in accordance with 40 CFR § 98.3(c)(11)(i). BMP USA INC became a wholly owned subsidiary of iGAS Holdings, Inc. on July 1, 2021. In

accordance with 40 CFR § 98.4(h) the designated representative modified the certificate of representative to reflect the change in ownership.

ISSUE DETAILS Facility or Supplier

BMP International, Inc (GHGRP_ID=562937)

Summary

EPA message(s) regarding your Annual GHG Report for 2018

Issue Start Date

07/30/2021

Issue Status

No Further Action Required at this Time

CLOSED MESSAGES



Posted — July 30, 2021 12:00 AM

Closed — August 29, 2021 11:19 PM

OO-VAL-5001

As per a July 6, 2021 letter EPA received from iGAS Holdings, Inc. (Re: EPA-HQ-OAR-2021-0044 Comments by iGAS Holdings, Inc.), it states that BMP International, Inc is a subsidiary of iGAS Holdings, Inc. However, in BMP International, Inc's 2018 annual emissions report submitted to EPA's Greenhouse Gas Reporting Program, via e-GGRT, it states that BMP International, Inc's owner company is Xianbin Meng and that the facility is 100% owned by that company. Please provide confirmation as to the ownership of BMP International, Inc as of December 31, 2018 by reporting the information listed below, as per the requirements in 40 CFR, part 98.3(11)(i-vi): (1) Legal name(s) and physical address(es) of the highest-level United States parent company(s) of the owners (or operators) of the facility or supplier and the percentage of ownership interest for each listed parent company as of December 31 of the year for which data are being reported according to the following instructions: (i) If the facility or supplier is entirely owned by a single United States company that is not owned by another company, provide that company's legal name and physical address as the United States parent company and report 100 percent ownership. (ii) If the facility or supplier is entirely owned by a single United States company that is, itself, owned by another company (e.g. it is a division or subsidiary of a higher-level company), provide the legal name and physical address of the highest-level company in the ownership hierarchy as the United States parent company and report 100 percent ownership. (iii) If the facility of supplier is owned by more than one United States company (e.g. company A owns 40 percent, company B owns 35 percent, and company C owns 25 percent), provide the legal names and physical addresses of all the highest-level companies with an ownership interest as the United States parent companies, and report the percent ownership of each company. (iv) If the facility of supplier is owned by a joint venture of cooperative, the joint venture or cooperative is its own United States parent company. Provide the legal name and physical address of the joint venture or cooperative as the United States parent company, and report 100 percent ownership by the joint venture or cooperative. (v) If the facility or supplier is entirely owned by a foreign company, provide the legal name and physical address of the foreign company's highest-level company based in the United States as the United States parent company, and report 100 percent ownership. (vi) If the facility or supplier is partially owned by a foreign company and partially owned by one or more U.S. companies, provide the legal name and physical address of the foreign company's highest-level company based in the United States, along with the legal names and physical addresses of the other U.S. parent companies, and report the percent ownership of each of these companies.

[Xianbin Meng](#) Posted a Reply — August 22, 2021 01:42 PM

As of December 31, 2018 BMP International Inc had no parent company. Xianbin Meng, an individual U.S. citizen, was the company's sole shareholder. BMP International Inc became a wholly owned subsidiary of iGAS Holdings, Inc. on July

1, 2021. In accordance with 40 CFR §98.4(h) the designated representative modified the certificate of representative to reflect the new parent company.

ISSUE DETAILS Facility or Supplier LM Supply (GHGRP_ID=578521)

Summary

EPA message(s) regarding your Annual GHG Report for 2017

Issue Start Date

07/30/2021

Issue Status

No Further Action Required at this Time

CLOSED MESSAGES



Posted — July 30, 2021 12:00 AM

Closed — September 10, 2021 04:20 PM

OO -VAL -5001

As per a July 6, 2021 letter EPA received from iGAS Holdings, Inc. (Re: EPA-HQ-OAR-2021-0044 Comments by iGAS Holdings, Inc.), it states that LM Supply is a subsidiary of iGAS Holdings, Inc. However, in LM Supply's 2017 annual emissions report submitted to EPA's Greenhouse Gas Reporting Program, via e-GGRT, it states that LM Supply's owner company is LM Supply and that the facility is 100% owned by that company. Please provide confirmation as to the ownership of LM Supply as of December 31, 2017 by reporting the information listed below, as per the requirements in 40 CFR, part 98.3(11)(i-vi): (i) Legal name(s) and physical address(es) of the highest-level United States parent company(s) of the owners (or operators) of the facility or supplier and the percentage of ownership interest for each listed parent company as of December 31 of the year for which data are being reported according to the following instructions: (i) If the facility or supplier is entirely owned by a single United States company that is not owned by another company, provide that company's legal name and physical address as the United States parent company and report 100 percent ownership. (ii) If the facility or supplier is entirely owned by a single United States company that is, itself, owned by another company (e.g. it is a division or subsidiary of a higher-level company), provide the legal name and physical address of the highest-level company in the ownership hierarchy as the United States parent company and report 100 percent ownership. (iii) If the facility of supplier is owned by more than one United States company (e.g. company A owns 40 percent, company B owns 35 percent, and company C owns 25 percent), provide the legal names and physical addresses of all the highest-level companies with an ownership interest as the United States parent companies, and report the percent ownership of each company. (iv) If the facility of supplier is owned by a joint venture of cooperative, the joint venture or cooperative is its own United States parent company. Provide the legal name and physical address of the joint venture or cooperative as the United States parent company, and report 100 percent ownership by the joint venture or cooperative. (v) If the facility or supplier is entirely owned by a foreign company, provide the legal name and physical address of the foreign company's highest-level company based in the United States as the United States parent company, and report 100 percent ownership. (vi) If the facility or supplier is partially owned by a foreign company and partially owned by one or more U.S. companies, provide the legal name and physical address of the foreign company's highest-level company based in the United States, along with the legal names and physical addresses of the other U.S. parent companies, and report the percent ownership of each of these companies.

[Meng Wang](#) Posted a Reply — August 22, 2021 01:50 PM

As of December 31, 2017 LM Supply had no parent company and reported its ownership in accordance with 40 CFR § 98.3(c)(11)(i). LM Supply became a wholly owned subsidiary of iGAS Holdings, Inc. on July 1, 2021. In accordance with

40 CFR § 98.4(h) the designated representative modified the certificate of representative to reflect the change in ownership.

ISSUE DETAILS Facility or Supplier

Cool Master U.S.A. LLC (GHGRP_ID=578522)

Summary

EPA message(s) regarding your Annual GHG Report for 2018

Issue Start Date

07/30/2021

Issue Status

No Further Action Required at this Time

CLOSED MESSAGES



Posted — July 30, 2021 12:00 AM

Closed — September 10, 2021 04:05 PM

OO -VAL -5001

As per a July 6, 2021 letter EPA received from iGAS Holdings, Inc. (Re: EPA-HQ-OAR-2021-0044 Comments by iGAS Holdings, Inc.), it states that Cool Master U.S.A. LLC is a subsidiary of iGAS Holdings, Inc. However, in Cool Master U.S.A. LLC's 2018 annual emissions report submitted to EPA's Greenhouse Gas Reporting Program, via e-GGRT, it states that Cool Master U.S.A. LLC's owner company is COOL MASTER USA LLC and that the facility is 100% owned by that company. Please provide confirmation as to the ownership of Cool Master U.S.A. LLC as of December 31, 2018 by reporting the information listed below, as per the requirements in 40 CFR, part 98.3(11)(i-vi): (1) Legal name(s) and physical address(es) of the highest-level United States parent company(s) of the owners (or operators) of the facility or supplier and the percentage of ownership interest for each listed parent company as of December 31 of the year for which data are being reported according to the following instructions: (i) If the facility or supplier is entirely owned by a single United States company that is not owned by another company, provide that company's legal name and physical address as the United States parent company and report 100 percent ownership. (ii) If the facility or supplier is entirely owned by a single United States company that is, itself, owned by another company (e.g. it is a division or subsidiary of a higher-level company), provide the legal name and physical address of the highest-level company in the ownership hierarchy as the United States parent company and report 100 percent ownership. (iii) If the facility of supplier is owned by more than one United States company (e.g. company A owns 40 percent, company B owns 35 percent, and company C owns 25 percent), provide the legal names and physical addresses of all the highest-level companies with an ownership interest as the United States parent companies, and report the percent ownership of each company. (iv) If the facility of supplier is owned by a joint venture of cooperative, the joint venture or cooperative is its own United States parent company. Provide the legal name and physical address of the joint venture or cooperative as the United States parent company, and report 100 percent ownership by the joint venture or cooperative. (v) If the facility or supplier is entirely owned by a foreign company, provide the legal name and physical address of the foreign company's highest-level company based in the United States as the United States parent company, and report 100 percent ownership. (vi) If the facility or supplier is partially owned by a foreign company and partially owned by one or more U.S. companies, provide the legal name and physical address of the foreign company's highest-level company based in the United States, along with the legal names and physical addresses of the other U.S. parent companies, and report the percent ownership of each of these companies.

[Meng Wang](#) Posted a Reply — August 22, 2021 01:53 PM

As of December 31, 2018 Cool Master U.S.A. had no parent company and reported its ownership in accordance with 40

CFR § 98.3(c)(11)(i). Cool Master U.S.A became a wholly owned subsidiary of iGAS Holdings, Inc. on July 1, 2021. In accordance with 40 CFR § 98.4(h) the designated representative modified the certificate of representative to reflect the change in ownership.

ISSUE DETAILS Facility or Supplier

Assured Comfort AC Inc (GHGRP_ID=578541)

Summary

EPA message(s) regarding your Annual GHG Report for 2016

Issue Start Date

07/30/2021

Issue Status

No Further Action Required at this Time

CLOSED MESSAGES



Posted — July 30, 2021 12:00 AM

Closed — September 10, 2021 04:28 PM

OO -VAL -5001

As per a July 6, 2021 letter EPA received from iGAS Holdings, Inc. (Re: EPA-HQ-OAR-2021-0044 Comments by iGAS Holdings, Inc.), it states that Assured Comfort AC Inc is a subsidiary of iGAS Holdings, Inc. However, in Assured Comfort AC Inc's 2016 annual emissions report submitted to EPA's Greenhouse Gas Reporting Program, via e-GGRT, it states that Assured Comfort AC Inc's owner company is BMP INTERNATIONAL INC and that the facility is 100% owned by that company. Please provide confirmation as to the ownership of Assured Comfort AC Inc as of December 31, 2016 by reporting the information listed below, as per the requirements in 40 CFR, part 98.3(11)(i-vi): (11) Legal name(s) and physical address(es) of the highest-level United States parent company(s) of the owners (or operators) of the facility or supplier and the percentage of ownership interest for each listed parent company as of December 31 of the year for which data are being reported according to the following instructions: (i) If the facility or supplier is entirely owned by a single United States company that is not owned by another company, provide that company's legal name and physical address as the United States parent company and report 100 percent ownership. (ii) If the facility or supplier is entirely owned by a single United States company that is, itself, owned by another company (e.g. it is a division or subsidiary of a higher-level company), provide the legal name and physical address of the highest-level company in the ownership hierarchy as the United States parent company and report 100 percent ownership. (iii) If the facility of supplier is owned by more than one United States company (e.g. company A owns 40 percent, company B owns 35 percent, and company C owns 25 percent), provide the legal names and physical addresses of all the highest-level companies with an ownership interest as the United States parent companies, and report the percent ownership of each company. (iv) If the facility of supplier is owned by a joint venture of cooperative, the joint venture or cooperative is its own United States parent company. Provide the legal name and physical address of the joint venture or cooperative as the United States parent company, and report 100 percent ownership by the joint venture or cooperative. (v) If the facility or supplier is entirely owned by a foreign company, provide the legal name and physical address of the foreign company's highest-level company based in the United States as the United States parent company, and report 100 percent ownership. (vi) If the facility or supplier is partially owned by a foreign company and partially owned by one or more U.S. companies, provide the legal name and physical address of the foreign company's highest-level company based in the United States, along with the legal names and physical addresses of the other U.S. parent companies, and report the percent ownership of each of these companies.

[Meng Wang](#) Posted a Reply — August 22, 2021 01:43 PM

As of December 31, 2016 Assured Comfort AC Inc had no parent company. BMP International, Inc. was an affiliated company owned by a common shareholder and was listed as a parent company in error. Assured Comfort AC Inc became a wholly owned subsidiary of iGAS Holdings, Inc. on July 1, 2021. In accordance with 40 CFR § 98.4(h) the designated representative modified the certificate of representative to reflect the change in ownership. The ownership of LM Supply is included in the response to Item #72605.

ISSUE DETAILS Facility or Supplier Scales N Stuff (GHGRP_ID=575101)

Summary

EPA message(s) regarding your Annual GHG Report for 2020

Issue Start Date

07/30/2021

Issue Status

No Further Action Required at this Time

CLOSED MESSAGES



Posted — July 30, 2021 12:00 AM

Closed — August 29, 2021 11:23 PM

OO-VAL-5001

As per a July 6, 2021 letter EPA received from iGAS Holdings, Inc. (Re: EPA-HQ-OAR-2021-0044 Comments by iGAS Holdings, Inc.), it states that Scales N Stuff is a subsidiary of iGAS Holdings, Inc. However, in Scales N Stuff's 2020 annual emissions report submitted to EPA's Greenhouse Gas Reporting Program, via e-GGRT, it states that Scales N Stuff's owner company is SCALES N STUFF LLC and that the facility is 100% owned by that company. Please provide confirmation as to the ownership of Scales N Stuff as of December 31, 2020 by reporting the information listed below, as per the requirements in 40 CFR, part 98.3(11)(i-vi): (11) Legal name(s) and physical address(es) of the highest-level United States parent company(s) of the owners (or operators) of the facility or supplier and the percentage of ownership interest for each listed parent company as of December 31 of the year for which data are being reported according to the following instructions: (i) If the facility or supplier is entirely owned by a single United States company that is not owned by another company, provide that company's legal name and physical address as the United States parent company and report 100 percent ownership. (ii) If the facility or supplier is entirely owned by a single United States company that is, itself, owned by another company (e.g. it is a division or subsidiary of a higher-level company), provide the legal name and physical address of the highest-level company in the ownership hierarchy as the United States parent company and report 100 percent ownership. (iii) If the facility of supplier is owned by more than one United States company (e.g. company A owns 40 percent, company B owns 35 percent, and company C owns 25 percent), provide the legal names and physical addresses of all the highest-level companies with an ownership interest as the United States parent companies, and report the percent ownership of each company. (iv) If the facility of supplier is owned by a joint venture of cooperative, the joint venture or cooperative is its own United States parent company. Provide the legal name and physical address of the joint venture or cooperative as the United States parent company, and report 100 percent ownership by the joint venture or cooperative. (v) If the facility or supplier is entirely owned by a foreign company, provide the legal name and physical address of the foreign company's highest-level company based in the United States as the United States parent company, and report 100 percent ownership. (vi) If the facility or supplier is partially owned by a foreign company and partially owned by one or more U.S. companies, provide the legal name and physical address of the foreign company's highest-level company based in the United States, along with the legal names and physical addresses of the other U.S. parent companies, and report the percent ownership of each of these companies.

[Robin Puskar](#) Posted a Reply — August 22, 2021 01:38 PM

As of December 31, 2020 Scales N Stuff had no parent company and reported its ownership in accordance with 40 CFR § 98.3(c)(11)(i). Scales N Stuff became a wholly owned subsidiary of iGAS Holdings, Inc. on July 1, 2021. In accordance with 40 CFR § 98.4(h) the designated representative modified the certificate of representative to reflect the change in ownership.

ISSUE DETAILS Facility or Supplier

Golden G Imports LLC (GHGRP_ID=578542)

Summary

EPA message(s) regarding your Annual GHG Report for 2019



Issue Start Date

07/30/2021

Issue Status

No Further Action Required at this Time

CLOSED MESSAGES

  Posted — July 30, 2021 12:00 AM

Closed — September 10, 2021 04:02 PM

OO -VAL -5001

As per a July 6, 2021 letter EPA received from iGAS Holdings, Inc. (Re: EPA-HQ-OAR-2021-0044 Comments by iGAS Holdings, Inc.), it states that Golden G Imports LLC is a subsidiary of iGAS Holdings, Inc. However, in Golden G Imports LLC's 2019 annual emissions report submitted to EPA's Greenhouse Gas Reporting Program, via e-GGRT, it states that Golden G Imports LLC's owner company is Golden G Imports LLC and that the facility is 100% owned by that company. Please provide confirmation as to the ownership of Golden G Imports LLC as of December 31, 2019 by reporting the information listed below, as per the requirements in 40 CFR, part 98.3(11)(i-vi): (11) Legal name(s) and physical address(es) of the highest-level United States parent company(s) of the owners (or operators) of the facility or supplier and the percentage of ownership interest for each listed parent company as of December 31 of the year for which data are being reported according to the following instructions: (i) If the facility or supplier is entirely owned by a single United States company that is not owned by another company, provide that company's legal name and physical address as the United States parent company and report 100 percent ownership. (ii) If the facility or supplier is entirely owned by a single United States company that is, itself, owned by another company (e.g. it is a division or subsidiary of a higher-level company), provide the legal name and physical address of the highest-level company in the ownership hierarchy as the United States parent company and report 100 percent ownership. (iii) If the facility of supplier is owned by more than one United States company (e.g. company A owns 40 percent, company B owns 35 percent, and company C owns 25 percent), provide the legal names and physical addresses of all the highest-level companies with an ownership interest as the United States parent companies, and report the percent ownership of each company. (iv) If the facility of supplier is owned by a joint venture of cooperative, the joint venture or cooperative is its own United States parent company. Provide the legal name and physical address of the joint venture or cooperative as the United States parent company, and report 100 percent ownership by the joint venture or cooperative. (v) If the facility or supplier is entirely owned by a foreign company, provide the legal name and physical address of the foreign company's highest-level company based in the United States as the United States parent company, and report 100 percent ownership. (vi) If the facility or supplier is partially owned by a foreign company and partially owned by one or more U.S. companies, provide the legal name and physical address of the foreign company's highest-level company based in the United States, along with the legal names and physical addresses of the other U.S. parent companies, and report the percent ownership of each of these companies.

[Meng Wang](#) Posted a Reply — August 22, 2021 01:52 PM

As of December 31, 2019 Golden G Imports LLC had no parent company and reported its ownership in accordance with 40 CFR § 98.3(c)(11)(i). Golden G Imports LLC became a wholly owned subsidiary of iGAS Holdings, Inc. on July 1, 2021. In accordance with 40 CFR § 98.4(h) the designated representative modified the certificate of representative to reflect the change in ownership.
